Technical Assistance Act of 2002: Provided further, That \$12,132,000 shall be available to carry out the Supplemental Education Grants program for the Federated States of Micronesia, and \$6,051,000 shall be available to carry out the Supplemental Education Grants program for the Republic of the Marshall Islands: Provided further, That up to 5 percent of these amounts may be reserved by the Federated States of Micronesia and the Republic of the Marshall Islands to administer the Supplemental Education Grants programs and to obtain technical assistance, oversight and consultancy services in the administration of these grants and to reimburse the United States Departments of Labor, Health and Human Services, and Education for such services.

INDIAN EDUCATION

For expenses necessary to carry out, to the extent not otherwise provided, title VII, part A of the Elementary and Secondary Education Act of 1965, \$119,889,000.

INNOVATION AND IMPROVEMENT

For carrying out activities authorized by part G of title I, subpart 5 of part A and parts C and D of title II, parts B, C, and D of title V. and section 1504 of the Elementary and Secondary Education Act of 1965 \$708,522,000: Provided, That ("ESEA"), \$36,981,000 shall be for subpart 2 of part B of title V: Provided further, That \$127,000,000 shall be available to carry out part D of title V of the ESEA, of which \$100,000,000 of the funds for subpart 1 shall be for competitive grants to local educational agencies, including charter schools that are local educational agencies, or States, or partnerships of (1) a local educational agency, a State, or both and (2) at least one non-profit organization to develop and implement performancebased teacher and principal compensation systems in high-need areas: Provided further, That such performance-based compensation systems must consider gains in student achievement, among other factors, and may reward educators who choose to work in hard-to-staff schools: Provided further, That up to \$700,000 of the funds available under title V, part D, subpart 1 of the ESEA may be used for evaluation of the program carried out under the DC School Choice Incentive Act of 2003.

□ 1630

Mr. REGULA. Mr. Chairman, I move that the Committee do now rise.

The motion was agreed to.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. SHIMKUS) having assumed the chair, Mr. PUTNAM, Chairman of the Committee of the Whole House on the State of the Union, reported that that Committee, having had under consideration the bill (H.R. 3010), making appropriations for the Departments of Labor, Health and Human Services, and Education, and Related Agencies for the fiscal year ending September 30, 2006, and for other purposes, had come to no resolution thereon.

LIMITATION ON AMENDMENTS DURING FURTHER CONSIDERATION OF H.R. 3010, DEPARTMENTS OF LABOR, HEALTH AND HUMAN SERVICES, AND EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2006

Mr. REGULA. Mr. Speaker, I ask unanimous consent that, during fur-

ther consideration in the Committee of the Whole of H.R. 3010 pursuant to House Resolution 337, notwithstanding clause 11 of rule XVIII, no further amendment to the bill, as amended, may be offered except pro forma amendments offered at any point in the reading by the chairman or ranking minority member of the Committee on Appropriations or their designees for the purpose of debate, the additional amendments specified in this order, and amendments en bloc specified in this order; it shall be in order at any time for the chairman of the Committee on Appropriations or a designee, after consultation with the ranking minority member of the Committee on Appropriations, to offer amendments en bloc as follows: Amendments en bloc shall consist of amendments that may be offered under this order, or germane modifications of any such amendment: such amendments en bloc shall be considered as read, except that modifications shall be reported, shall be debatable for 10 minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Appropriations or their designees, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole; all points of order against such amendments en bloc are waived; the original proponent of an amendment included in such amendments en bloc may insert a statement in the Congressional RECORD immediately before the disposition of the amendments en bloc.

The additional amendments specified in this order are as follows:

amendments printed in the CONGRES-SIONAL RECORD and numbered 1, 2, 4, 5, 8, 10, 11, 14, 15, 16, 17, and 24;

an amendment by the gentleman from Iowa (Mr. KING) regarding coverage of certain drugs;

an amendment by the gentlewoman from Connecticut (Ms. DELAURO) regarding enforcement of certain compliance agreements:

an amendment by the gentleman from New York (Mr. ENGEL) regarding grants under the Public Health Service Act:

an amendment by the gentleman from Wisconsin (Mr. KIND) regarding designations of critical access hospitals;

an amendment by the gentleman from California (Mr. WAXMAN) regarding certain appointments to Federal advisory committees;

an amendment by the gentleman from California (Mr. George MILLER) regarding United Airline pension plans;

an amendment by the gentleman from New York (Mr. HINCHEY) regarding the content or distribution of public telecommunications programs and services under the Communications Act of 1934:

an amendment by the gentleman from California (Mr. HONDA) regarding military recruiters;

an amendment by the gentleman from Wisconsin (Mr. OBEY) regarding funding levels and income tax rates;

an amendment by the gentleman from Maryland (Mr. VAN HOLLEN) regarding special allowances under the Higher Education Act;

an amendment by the gentleman from Massachusetts (Mr. MARKEY) regarding interoperable information technology;

an amendment by the gentleman from Ohio (Mr. Brown) regarding funding for the Medicaid Commission;

amendments by the gentleman from Ohio (Mr. REGULA) regarding veterans programs of the Department of Labor, LIHEAP, section 503 of H.R. 3010, or a limitation on the use of certain education funds; and

an amendment by the gentleman from Georgia (Mr. PRICE) regarding funding for certain education programs.

Each additional amendment may be offered only by the Member named in this request or a designee, or by the Member who caused it to be printed in the RECORD or a designee, shall be considered as read, shall be debatable for 10 minutes equally divided and controlled by the proponent and an opponent, shall not be subject to amendment except that the chairman and ranking minority member of the Committee on Appropriations and the Subcommittee on Labor, Health and Human Services, Education, and Related Agencies each may offer one pro forma amendment for the purpose of debate; and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole; and an amendment shall be considered to fit the description stated in this request if it addresses in whole or in part the object described.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Ohio?

Mr. OBEY. Reserving the right to object, Mr. Speaker, I think the Members need to understand what is happening. As we indicated at the beginning of the debate, the gentleman from Ohio and I were trying to work things out so that we could finish debate on this bill this afternoon. That, unfortunately, has not been possible. We have had quite a bit of cooperation from some Members and quite a bit less from others. As a result, it appears that at this moment we still have 26 amendments to consider. As you know, there is an event which some Members of the Congress feel required to attend tonight, not the gentleman from Ohio and not the gentleman from Wisconsin, but because of that event, we are going to be required to begin voting very shortly. An offer was made to continue to debate this bill throughout that event, allowing Members to return afterwards, but that offer was not accepted, and so the problem we have now is that, despite our best efforts, we will be here tomorrow, and, if this unanimous consent agreement is accepted, we might be finished by 3 or 4 o'clock.

Mr. Speaker, I want to say one other thing. I would ask Members in the future if they are offering amendments to any appropriations bill to please be attentive enough to what is going on on the floor so that we do not pass their amendment in the reading of the bill. If we do that, then there are misunderstandings, somebody thinks somebody else was double-crossed or misled, and we wind up with frayed tempers. The committee cannot be expected to take care of Members who do not take care of their own interests.

Mr. Speaker, I withdraw my reservation of objection.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Ohio?

There was no objection.

DEPARTMENTS OF LABOR. HEALTH AND HUMAN SERVICES, AND EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT. 2006

The SPEAKER pro tempore. Pursuant to House Resolution 337 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the State of the Union for the further consideration of the bill, H.R. 3010.

□ 1643

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the State of the Union for the further consideration of the bill (H.R. 3010) making appropriations for the Departments of Labor, Health and Human Services, and Education, and Related Agencies for the fiscal year ending September 30, 2006, and for other purposes, with Mr. TERRY (Acting Chairman) in the chair.

The Clerk read the title of the bill.

The Acting CHAIRMAN. When the Committee of the Whole rose earlier today, the bill was open for amendment from page 68, line 21, through page 69, line 19.

The Chair will describe the supplemental order of the House after disposing of unfinished business.

SEQUENTIAL VOTES POSTPONED IN COMMITTEE OF THE WHOLE

The Acting CHAIRMAN. Pursuant to clause 6 of rule XVIII, proceedings will now resume on those amendments on which further proceedings were postponed, in the following order: amendment offered by the gentleman from Wisconsin (Mr. OBEY), amendment offered by the gentleman from New York (Mr. OWENS), an amendment offered by the gentleman from New Hampshire (Mr. Bradley).

The Chair will reduce to 5 minutes the time for any electronic vote after the first vote in this series.

AMENDMENT OFFERED BY MR. OBEY

The Acting CHAIRMAN. The pending business is the demand for a recorded vote on the amendment offered by the gentleman from Wisconsin (Mr. Obey) on which further proceedings were postponed and on which the noes prevailed by voice vote.

Fattah

McGovern

Slaughter

The Clerk will designate the amendment.

The Clerk designated the amendment.

RECORDED VOTE

The Acting CHAIRMAN. A recorded vote has been demanded.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 284, noes 140, not voting 9, as follows:

[Roll No. 305]

AYES-284

Ferguson McHugh Abercrombie Ackerman Filner McIntyre Aderholt Fitzpatrick (PA) McKinney Alexander Foley McNulty Allen Ford Meehan Andrews Fossella Meeks (NY) Frank (MA) Ba.ca. Melancon Baird Frelinghuvsen Menendez Baldwin Gallegly Michaud Millender-Barrow Gerlach Gibbons McDonald Recerra Gilchrest Miller (FL) Berkley Gillmor Miller (MI) Gonzalez Miller (NC) Bermar Berry Gordon Miller, George Biggert Green, Al Mollohan Bishop (GA) Green, Gene Moore (KS) Bishop (NY) Grijalya. Moore (WI) Gutierrez Blumenauer Moran (KS) Boehlert Hart Moran (VA) Hastings (FL) Bono Murphy Boozman Herseth Murtha Higgins Nadler Boren Boswell Hinchey Napolitano Boucher Hinojosa Neal (MA) Bradley (NH) Holden Ney Brady (PA) Holt Nunes Brown (OH) Honda Oberstar Brown Corrine Hoolev Obey Butterfield Hover Olver Inglis (SC) Ortiz Camp Capito Inslee Owens Capps Israel Jackson (IL) Capuano Pascrell Cardin Jackson-Lee Pastor Paul Cardoza (TX) Carnahan Jefferson Payne Carson Jenkins. Pelosi Johnson (CT) Peterson (MN) Case Castle Johnson (IL) Peterson (PA) Chandler Johnson E B Petri Jones (OH) Pickering Clay Cleaver Kanjorski Platts Clyburn Kantur Pomerov Coble Porter Kelly Price (NC) Conyers Kennedy (MN) Cooper Kennedy (RI) Prvce (OH) Kildee Costa Rahall Costello Kilpatrick (MI) Ramstad Cramer Kind Rangel King (NY) Crowley Reichert Cubin Kirk Renzi Kolbe Cuellar Reves Cummings Kucinich Reynolds Cunningham Kuhl (NY) Rogers (AL) LaHood Rogers (KY) Davis (AL) Davis (CA) Langevin Ross Davis (FL) Lantos Rothman Larsen (WA) Roybal-Allard Davis (IL) Davis (TN Larson (CT) Ruppersberger Davis, Jo Ann Latham Rush DeFazio LaTourette Sabo DeGette Leach Salazar Sánchez, Linda Delahunt Lee DeLauro Levin T. Lewis (KY) Sanchez, Loretta Dent Dicks Lipinski Sanders Schakowsky Dingell Lofgren, Zoe Doggett Lowey Schiff Schwartz (PA) Dovle Lynch Drake Maloney Schwarz (MI) Duncan Marchant Scott (GA) Scott (VA) Edwards Markey Marshall Ehlers Serrano Emanuel Matheson Shaw Engel Matsui Shays English (PA) McCarthy Sherman Eshoo McCaul (TX) Sherwood Etheridge McCollum (MN) Shimkus Evans McCotter Simmons Skelton McDermott Farr

Smith (NJ) Smith (WA) Snyder Sodrel Solis Spratt Stark Strickland Stupak Sweenev Tanner Tauscher Taylor (MS) Thomas

Thompson (CA) Wasserman Schultz Thompson (MS) Tiberi Waters Watson Tierney Watt Towns Waxman Udall (CO) Weiner Upton Weldon (PA) Van Hollen Wexler Velázquez Whitfield Visclosky Wolf Walden (OR) Woolsev Walsh Wu Wamp Wynn Young (AK)

NOES-140

Garrett (NJ) Akin Myrick Bachus Gingrey Neugebauer Gohmert Baker Northun Barrett (SC) Goode Norwood Goodlatte Bartlett (MD) Nussle Barton (TX) Granger Osborne Beauprez Graves Otter Green (WI) Bilirakis Oxlev Bishop (UT) Gutknecht Pearce Blackburn Hall Pence Blunt Harris Pitts Boehner Hastings (WA) Poe Bonilla Hayes Hayworth Pombo Bonner Price (GA) Boustany Hefley Putnam Brady (TX) Hensarling Radanovich Brown (SC) Herger Regula Brown-Waite. Hobson Rehberg Ginny Hoekstra Rogers (MI) Burgess Hostettler Burton (IN) Hulshof Rohrabacher Buyer Hunter Ros-Lehtinen Calvert Royce Hyde Ryan (WI) Cannon Cantor Istook Ryun (KS) Carter Jindal Saxton Chabot Johnson, Sam Sensenbrenner Chocola Jones (NC) Sessions Cole (OK) Keller Shadegg Conaway King (IA) Shuster Cox Kingston Simpson Crenshaw Kline Smith (TX) Culberson Knollenberg Souder Davis (KY) Lewis (CA) Stearns Deal (GA) Linder Sullivan DeLay LoBiondo Tancredo Diaz-Balart, L Lucas Taylor (NC) Diaz-Balart, M. Lungren, Daniel Terry Doolittle E. Thornberry Mack Dreier Tiahrt Manzullo Emerson Turner Everett McCrery Weldon (FL) McHenry Feeney Weller Flake McKeon Westmoreland Forbes McMorris Wicker Fortenberry Mica Miller, Gary Wilson (SC) Franks (AZ) Musgrave Young (FL)

NOT VOTING-

Bass Harman Ryan (OH) Boyd Lewis (GA) Udall (NM) Davis, Tom Meek (FL) Wilson (NM)

ANNOUNCEMENT BY THE ACTING CHAIRMAN

The Acting CHAIRMAN (Mr. TERRY) (during the vote). Members are advised there are 2 minutes remaining in this vote.

□ 1706

CALVERT, ROGERS Messrs. of Michigan. HEFLEY, COLE of Oklahoma, and McKEON changed their vote from "aye" to "no."

Messrs. BRADLEY of New Hampshire, MURPHY, and SODREL, and Mrs. JO ANN DAVIS of Virginia changed their vote from "no" to "aye."

So the amendment was agreed to. The result of the vote was announced as above recorded.

Stated for:

Ms. HARRIS. Mr. Chairman, on rollcall No. 305, the Obey Amendment, I was recorded as voting "no" and wished to vote "aye."